

114TH CONGRESS  
2D SESSION

# S. 2581

To ensure that enforcement of Federal tax law by the Internal Revenue Service is not influenced by political bias, inaccurate sources of information, or bias at the individual examiner or department level, and for other purposes.

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## IN THE SENATE OF THE UNITED STATES

FEBRUARY 25, 2016

Mr. BURR introduced the following bill; which was read twice and referred to the Committee on Finance

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# A BILL

To ensure that enforcement of Federal tax law by the Internal Revenue Service is not influenced by political bias, inaccurate sources of information, or bias at the individual examiner or department level, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-  
2 tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Biased IRS Audit Sys-  
5 tems Prevention Act”.

6 **SEC. 2. ENSURING AUDIT TRANSPARENCY AND FAIRNESS.**

7       (a) AUDIT TRANSPARENCY.—

1                     (1) IN GENERAL.—The Secretary shall—

2                         (A) not later than the time a taxpayer is  
3                         notified a tax return has been selected for an  
4                         audit by the Internal Revenue Service, provide  
5                         to the taxpayer sufficient information regarding  
6                         the reason the tax return was selected for an  
7                         audit, and

8                         (B) preserve, in accordance with paragraph  
9                         (3), and make available for review by an appli-  
10                         cable oversight entity, any information or cri-  
11                         teria used by the Internal Revenue Service in  
12                         selecting a tax return for auditing.

13                     (2) INFORMATION REQUIRED TO BE DISCLOSED  
14                         TO THE TAXPAYER.—For purposes of paragraph  
15                         (1)(A):

16                         (A) RETURNS SELECTED BASED ON COM-  
17                         PUTER MODELING.—In the case of any tax re-  
18                         turn selected for auditing based in whole or in  
19                         part upon computer modeling, the information  
20                         disclosed to the taxpayer shall include a de-  
21                         scription of any data used in such modeling  
22                         which was—

23                             (i) provided by the taxpayer, including  
24                             whether such information was filed elec-  
25                             tronically by the taxpayer or transcribed

1                   from a return which was printed and filed  
2                   on paper, and

3                         (ii) provided from information ob-  
4                         tained by the Internal Revenue Service  
5                         from sources other than the taxpayer.

6                         (B) RETURNS SELECTED OTHER THAN BY  
7                         COMPUTER MODELING.—In the case of any tax  
8                         return selected for auditing based in whole or  
9                         in part upon a method other than computer  
10                         modeling, the information disclosed to the tax-  
11                         payer shall include the method employed and  
12                         any data sources used by the examiner, includ-  
13                         ing the methodology employed by the examiner  
14                         for determining the validity of such sources.

15                         (C) NO REQUIREMENT TO DISCLOSE IDEN-  
16                         TITY OF ANOTHER TAXPAYER.—The Secretary  
17                         is not required to disclose the return informa-  
18                         tion (as defined in section 6103(b) of the Inter-  
19                         nal Revenue Code of 1986) of any person other  
20                         than the taxpayer whose return has been se-  
21                         lected for audit.

22                         (3) METHODOLOGY FOR PRESERVING INFORMA-  
23                         TION FOR OVERSIGHT.—For purposes of paragraph  
24                         (1)(B)—

(A) IN GENERAL.—The Secretary shall document and record how many returns are selected for auditing based on—

(i) randomized selection,

(ii) scoring under the Discriminant Function System,

(iii) a determination by an Internal  
Revenue Service examiner,

(iv) any methodology not described in  
ses (i) through (iii), and

(v) any combination of methodologies described in clauses (i) through (iv).

(B) INTERNALLY OBTAINED INFORMATION.—In the case of any tax return which is selected for audit in whole or in part based on information obtained by the Internal Revenue Service from sources other than the taxpayer, the Secretary shall document and record the source of such information.

(4) DEFINITIONS.—For purposes of this subsection:

(A) APPLICABLE ENTITY.—The term “applicable oversight entity” means any entity with responsibility for oversight of the activities of the Internal Revenue Service, including Con-

1 gress, the Treasury Inspector General for Tax  
2 Administration, the Comptroller General, the  
3 National Taxpayer Advocate, and the Internal  
4 Revenue Service Oversight Board (as described  
5 in section 7802 of the Internal Revenue Code of  
6 1986).

7 (B) SECRETARY.—The term “Secretary”  
8 means the Secretary of the Treasury or such  
9 Secretary’s delegate.

10 (5) EFFECTIVE DATE.—This subsection shall  
11 apply to tax returns selected for audit after the date  
12 of the enactment of this Act.

13 (b) TERMINATION OF RESEARCH AUDITS.—

14 (1) IN GENERAL.—The Internal Revenue Serv-  
15 ice may not conduct any audit, investigation, or ex-  
16 amination of a taxpayer that is primarily for the  
17 purpose of research.

18 (2) TRANSFER OF RESOURCES TO PREVENT  
19 TAX IDENTITY THEFT.—

20 (A) IN GENERAL.—To the maximum ex-  
21 tent possible, the Commissioner of Internal  
22 Revenue shall repurpose resources for the Na-  
23 tional Research Program to combating tax re-  
24 fund fraud and identity theft.

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